Last revised: August 1, 2017

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In Re:		Case No.:	16	-10542 (KCF)
ANA ORISINI		Judge:	Kathı	ryn C. Ferguson
Debtor(s)				
	Chapter 13 Plan and	l Motions		
☐ Original		red	Date:	October 11, 2017
☐ Motions Included	☐ Modified/No Notice Re	quired		
	THE DEBTOR HAS FILED FOR CHAPTER 13 OF THE BANKE	RELIEF UNDER RUPTCY CODE		
	YOUR RIGHTS MAY BE	AFFECTED		
You should have received from the cou- confirmation hearing on the Plan propo You should read these papers carefully or any motion included in it must file a vi- plan. Your claim may be reduced, mod- be granted without further notice or hea- confirm this plan, if there are no timely it to avoid or modify a lien, the lien avoids confirmation order alone will avoid or m modify a lien based on value of the colla treatment must file a timely objection ar	ised by the Debtor. This document is and discuss them with your attorney. Written objection within the time frame diffied, or eliminated. This Plan may be aring, unless written objection is filed be filed objections, without further notice, ance or modification may take place so odify the lien. The debtor need not filed ateral or to reduce the interest rate.	the actual Plan propo- Anyone who wishes stated in the Notice. confirmed and becore of the deadline state and the See Bankruptcy Rule olely within the chapter a separate motion of affected lien credity.	sed by the to oppose Your rights ne binding, ated in the e 3015. If the er 13 confiner adversance is a diversance of adversance is a diversance of the er adversance of the er adversance of adversance of the er adversanc	Debtor to adjust debts. any provision of this Plan may be affected by this and included motions may Notice. The Court may his plan includes motions mation process. The plan or proceeding to avoid or
THIS PLAN:				
☐ DOES ☒ DOES NOT CONTAIN NO IN PART 10.	ON-STANDARD PROVISIONS. NON	-STANDARD PROVI	SIONS MUS	ST ALSO BE SET FORTH
☐ DOES ☒ DOES NOT LIMIT THE A MAY RESULT IN A PARTIAL PAYMEN PART 7, IF ANY.	MOUNT OF A SECURED CLAIM BAS T OR NO PAYMENT AT ALL TO THE	SED SOLELY ON VA SECURED CREDIT	LUE OF CO	OLLATERAL, WHICH MOTIONS SET FORTH IN
☐ DOES ☒ DOES NOT AVOID A JU SEE MOTIONS SET FORTH IN PART 7	DICIAL LIEN OR NONPOSSESSORY 7, IF ANY.	/, NONPURCHASE-I	MONEY SE	CURITY INTEREST.
Initial Debtor(s)' Attorney: MMD	Initial Debtor: 0	Initial Co-Debtor:		

Case 16-10542-KCF Doc 69 Filed 10/11/17 Entered 10/11/17 17:00:21 Desc Main Document Page 2 of 10

Part 1: Payment and Length o	f Plan			the second secon
a. The debtor shall pay \$	384	per mo	nth	to the Chapter 13 Trustee, starting on
November 1, 2017	for approxima	ately	9	months.
b. The debtor shall make plai	n payments to th	e Trustee fror	n the fo	ollowing sources:
☑ Future earnings				
Other sources of	funding (describe	e source, amo	ount an	nd date when funds are available):
\$5,054 paid to date pursuant to confi creditors of the Florida property and	rmed Plan. Debtor in	ntends to sell Flored creditors \$10.0	rida prop 100.	perty, which will sell for an amount to satisfy all secured
	•	· · · · · · · · · · · · · · · · · · ·		
c. Use of real property to sa	tisfy plan obligati	ions:	***************************************	
Sale of real property				
Description: 8980 NW 14	th Street, Plantation	, Florida 33322		
Proposed date for com	pletion: January 3	31, 2018		
☐ Refinance of real prop	erty:			
Description: Proposed date for com	pletion:			
Loan modification with				property:
Description:	·		.	
Proposed date for com				
d. 🗵 The regular monthly m	ortgage paymen	nt will continue	pendi	ng the sale, refinance or loan modification.
e. 🛛 Other information that	may be importar	nt relating to th	ne payı	ment and length of plan:
Debtor's Plan was confirmed by Ord	er entered March 10	, 2017. As of Oc	tober, 20	017, approximately 21 payments have been made.
Debtor previously entered into Consi	ent Order with secur	ed creditor for Flo	orida pro	perty to be sold, and will continue making payments
,				

Part 2: Adequate Protection ⊠	NONE									
a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor).										
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).										
Part 3: Priority Claims (Including Administrative Expenses)										
a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:										
Creditor	Type of Priority	Amount to be I	Paid							
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOW	ED BY STATUTE							
ATTORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE D	DUE: \$ 1500 per Order granting							
DOMESTIC SUPPORT OBLIGATION										
Check one: ☐ None ☑ The allowed priority claim	s assigned or owed to a governmental s s listed below are based on a domestic tal unit and will be paid less than the fu	support obligation	on that has been assigned							
Creditor	Type of Priority	Claim Amount	Amount to be Paid							
(a) Internal Revenue Service (b) State of New Jersey	Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount.	(a) \$12,000 (b) Estimated amount of \$16,500 (Debtor filed Motion to fix claim) (a) \$12,000, payable over five (5) years with interest at the rat of three (3%) percent (5) years with interest at the rat of three (3%) percent								

Part 4: Secured	l Claim	Š				ements and the second s				
	will pay	to the Truste	e (as par	t of the Plai	n) allo	pal Residence wed claims for nthly obligations	arrea	rages on month	าly ob uptcy	ligations and filing as
Creditor		eral or of Debt	Arreara	age	1	erest Rate on earage	Paid	ount to be d to Creditor Plan)	Pay	jular Monthly ment tside Plan)
					CAN THE STATE OF T					
b. Curing and Ma The Debtor will pay debtor will pay direct	to the	Trustee (as p	art of the	Plan) allov	ved cl	aims for arrear	ages	on monthly obli	gation	ns and the
Creditor		Collateral or Type of Debt	А	rrearage		Interest Rate Arrearage	on	Amount to be Paid to Credit (In Plan)		Regular Monthly Payment (Outside Plan)
	in the best of the second of t									
c. Secured claims excluded from 11 U.S.C. 506: NONE The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:										
Name of Credit	or	Collat	eral	Intere Rate		Amount of Claim	7	otal to be Paid Including Inter		

d.	Requests for valuation of s	security, Cram-dow	n, Strip	Off & Interest	Rate Ac	ljustments	\boxtimes	NONE
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1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

	Section of the Marketine and the							
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Li		Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid
				Table and the second se				
		NO DATA W						
2.) Where t secured claim sha	he Debtor re ll discharge t	tains collate he correspo	ral and completes t nding lien.	the Plan, payı	ment of	the full amount	of the allov	/ed
e. Surrende	er 🗆 NONE							
Upon confire stay under 11 U.S	mation, the st .C 1301 be te	tay is termin erminated in	ated as to surrende all respects. The D	ered collatera Debtor surren	ıl only ur ders the	nder 11 U.S.C. following collat	362(a) and eral:	that the
Creditor						Value of Surrendered Collateral		ng ed Debt
American Servicing Co.			South Amboy Residend	ce	\$305,000	0	\$416,000	

f. Secured Claims Unaffected by the Plan ☒ NONE

The following secured claims are unaffected by the Plan:

Case 16-10542-KCF Doc 69 Filed 10/11/17 Entered 10/11/17 17:00:21 Desc Main Document Page 6 of 10

g. Secured Claims to	be Paid i	n Full Throu	gh the Plan: 🛭 NONE			mmontes	
Creditor		Co	ollateral		Total Amount to be Paid Through the Plan		
Part 5: Unsecured	Claims 🗆	NONE	Maria Maria T anggaran Maria Maria Maria Maria Maria		100		
a. Not separat	ely classif	ied allowed n	on-priority unsecured cl	aims shall be paid:			
☐ Not less t	han \$	20,030	to be distributed pro ra	nta			
☐ Not less ti	han	F	percent				
☐ Pro Rata	distribution	from any rem	naining funds				
b. Separately cl	assified u	nsecured cla	ims shall be treated as t	follows:			
Creditor		Basis for Se	parate Classification	Treatment	Amount to be Paid		
					and a market super or		
						\$* 	
Part 6: Executory 0	Contracts a	and Unexpire	d Leases 🔲 NONE				
(NOTE: See time property leases in this	limitations Plan.)	set forth in 1	1 U.S.C. 365(d)(4) that	may prevent assur	nption of I	non-residential real	
All executory cor the following, which are	ntracts and e assumed:	unexpired lea	ases, not previously reje	ected by operation	of law, are	e rejected, except	
Creditor	Arrears to Plan	be Cured in	Nature of Contract or Lease	Treatment by De	ebtor F	Post-Petition Payment	
Lease for 1201A Union Drive, Cranbury, New	None		Residential Lease	Assumed			
Jersey							
						·	
						i bibili kumara	
					All in the second	AT WAYN	
						three same and the	
And the state of t						į	

Part 7: Motic	ons 🛚	NON	Ξ									
NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, <i>Notice of Chapter 13 Plan Transmittal</i> , within the time and in the manner set forth in D.N.J. LBR 3015-1. A <i>Certification of Service</i> , <i>Notice of Chapter 13 Plan Transmittal and valuation</i> must be filed with the Clerk of Court when the plan and transmittal notice are served.												
a. Motio The Debt								(f). ⊠ NONE exemptions:				
Creditor		Natur Collat		Туре	of Lien	Amount Lien	of	Value of Collateral	Amount of Claimed Exemption	Sum o Other Again Prope	Liens st the	Amount of Lien to be Avoided
		e de la constanta de la consta		alag mustangg								
								ecured to Con ecured and to	-			
Creditor	Collat	eral	Schedu Debt	ıled	Total Collate Value	eral	Superior Liens al		Value of Creditor's Interest in Collateral		Total A Lien to Reclas	
												Opportunities and common boards of manufacturing grant
									Name of the Assessment of the			

C. Motion to Partially Void Liens and Peclassify Underlying Claims as Destinity Community										
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ⊠ NONE										
The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void										
liens on collateral consistent with Part 4 above:										
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured					
Part 8: Other	Plan Provis	ions								
a. Vesting	of Property	of the Estate								
⊠ Up	on confirmat	tion								
☐ Upo	on discharge	€								
b. Paymei	nt Notices									
-	nd Lessors	provided for in utomatic stay.	Parts 4, 6 or 7 m	nay continue to mail customary	/ notices or coupons to the					
c. Order o	of Distributi	on								
The Stand	ing Trustee	shall pay allow	ed claims in the	following order:						
		Trustee comm	ssions							
	Administrative	Claims								
	y Claims	Claima			www.may.cocc.					
	ral Unsecured (2000-00-00-00-00-00-00-00-00-00-00-00-00					
	etition Clair									
The Standi	ng Trustee	L∐is, ⊠is no	t authorized to pa	ay post-petition claims filed pur	rsuant to 11 U.S.C. Section					
I 305(a) in the amount filed by the post-petition claimant.										
					alteritation of the state of th					

Case 16-10542-KCF Doc 69 Filed 10/11/17 Entered 10/11/17 17:00:21 Desc Main Document Page 9 of 10

Part 9: Modification I NONE									
If this Plan modifies a Plan previously filed in this case, complete the information below.									
Date of Plan being modified: February 1, 2017									
Explain below why the plan is being modified: Plan was confirmed by Order entered March 10, 2017. Debtor was required to modify loans for two (2) properties owned by June 1, 2017. She was unable to do so. Trustee moved to dismiss case.	was confirmed by Order entered March 10, 2017. Debtor was ed to modify loans for two (2) properties owned by time 1, 2017.								
Are Schedules I and J being filed simultaneously with	this Modified Plan? 🔲 Yes 🖾 No								
Part 10: Non-Standard Provision(s): Signatures Requi	red								
Non-Standard Provisions Requiring Separate Signatur	res:								
⊠ none									
☐ Explain here:									
Any non-standard provisions placed elsewhere in this p									
	A PARTICIPATION OF THE PARTICI								
The Debtor(s) and the attorney for the Debtor(s), if any,									
I certify under penalty of perjury that the plan contains r this final paragraph.	no non-standard provisions other than those set forth in								
Date: October 11, 2017	/s/ Michele M. Dudas Attorney for the Debtor								
Date: October 11, 2017	/s/ Ana Orisini and Onserio								
Date:	Joint Debtor								
22/2/20/20/20 4/10/20/3/24 (10/20/3/24/4/26/4/26/4/26/4/26/4/26/4/26/4/26									

Case 16-10542-KCF Doc 69 Filed 10/11/17 Entered 10/11/17 17:00:21 Desc Main Document Page 10 of 10

Signatures	
The Debtor(s) and the attorney for the Debtor(s), if any, must s	sign this Plan.
Date: October 11, 2017	/s/ Michele M. Dudas Attorney for the Debtor
I certify under penalty of perjury that the above is true.	
Date: October 11, 2017	Debtor Debtor
Date:	Joint Debtor